THE COURTS.

Beginning of a New Legal Year in the State Courts.

THE JUDICIAL ASSIGNMENTS.

Important Bankruptcy Decision by the Marine Court, General Term.

The courts will open to-morrow for the January term, As this is the beginning of the year it is expected that there will be a general effort on the part of judges and tresh on a new Tegat year. The following are anounced as the assignment of the judge in the

BUPREME COURT—GENERAL TERM.
January—Davis, P. J.; Brady and Ingalis, J. J.
March—Davis, P. J.; Brady and Ingalis, J. J.
October—Davis, P. J.; Brady and Ingalis, J. J.

January-Lawrence, February-Part I-Van Vorst. Foruary—Part 1.—Van Vorst.

Foruary—Part 2.—Van Brunt.
April—Part 1.—Van Brunt.
April—Part 1.—Van Vorst.
April—Part 2.—

May —Part 1.—Dononue.
June—Part 2.—
October—Van Vorst.
November—Part 1.—Van Brunt.
November—Part 2.—Dononue.
December—Part 2.—Dononue.
December—Part 2.—Van Brunt.
December—Part 2.—Van Vorst.
UMAMBERS AND SPECIAL TRIMS FOR NON-ENUMERATED
BUZINESS.

January—First and third Mondays—Barrett,
Feoruary—First and third Mondays—Barrett,
Feoruary—First and third Mondays—Dononue,
March—First and third Mondays—Lawrence,
April—First and third Mondays—Barrett,
May—First and third Mondays—Bononue,
June—First Monday—Lawrence,
June—First Monday—Brudy,
July—First and third Mondays—Davis,
August—First and third Mondays—Van Brunt,
September—First and third Mondays—Davis,
October—Second Monday—Marrett,
October—Second Monday—Marrett,
October—First Monday—Marrett,
October—First Monday—Marrett,
October—First Monday—Harrett,
October—Harrett,
October—First Monday—Harrett,
October—First Monday—Harrett,
October—Harrett,
October—Harre

December—First Monday, Brady.
December—Inird Monday, Dayis,
RECUIT AND OVER AND TERMINER—SUPREME COURT

December—: Bird Modes/S—Dayis.

Gracult and over and terminer—supreme court.

January—Part 1, Justice Donodue; Part 2, Van forst; Part 3, Van Brunt. February—Part 1 and Oyer and Terminer, Justice Barrett; Part 2, Lawrence; Part 3, Van Brunt. March—Part 1, Justice Van Vorst; Part 2, Barrett; Part 3, Donodue. April—Part 1, Van Brunt; Part 2, Donodue; Part 3, Lawrence. May—Part 1, Barrett; Part 2, Lawrence; Part 3, Van Vorst. June—Part 1, Van Brunt; Part 2, Van Vorst; Part 3, Barrett, Van Brunt; Part 2, Van Vorst; Part 3, Barrett, Van Brunt; Part 2, Lawrence; Part 3, Van Brunt. Nevember—Part 1 and Oyer and Terminer, first Monday, Barrett; Part 2, Lawrence; Part 3, Van Brunt. Nevember—Part 1 and Oyer and Terminer, first Monday, Justice Brady; third Mondy, Davis; Part 2, Barrett; Part 3, Van Vorst. December—Part 1, Van Brunt; Part 2, Lawrence; Part 3, Donodue.

OTHER ASSIGNMINTS.

During the January term the General Term of the Superior Court will be head by Judges Curtus, Sedgwick and Freedman. Judge Saniora will nold Part 1, Parts 2 and 3 having been adjourned to the first Monday in February on account of the situagioit three judges at General Term. The Special Term of the Superior Court will be held by Judge Speir.

In General Term in the Court of Common Pleas Judges C. P. Daly, Robinson and Larremore will hear arguments upon a speaks, Judge J. F. Daly will hold Special Term, and Judge Van Hoesen Part 1.

In the Marine Court Judge McAdam will hold Part 1, Judge Arkor Part 2, and the late Chief Justice Sheawii preside at Part 3,

Recoruer Hackett will bold Part 1 of the Court of

iii preside at Part 3. Recorder Hackett will bold Part 1 of the Court of special Sessions, while Judge Gildersleeve will per-rm a similar duty in Part 2 of the same Court. IMPORTANT BANKRUPICY DECISION.

The General Term of the Marine Court has just rendered an important decision in the case of Bamberg Hill & Co. against Jacob Stern, the pendency of which has already been noted in the HERALD. The opinion of the Court is written by Judge Sheridan and concurred in by his associate, Judge Sinnott. The case arose on the collowing state of facts:-The defendant bought goods from plaintiffs, who claimed that they were sold on the strength of certain statements made plaint for goods sold was served. Judgment was obtained by default of defendant to serve his answer. Meanwhile the delendant secured a composition in bankruptcy, and his counsel, Mr. William Sfrauss. then moved for a perpetual stay of execution on the grounds that the record of the case did not show frand, and, even conceding fraud in the creation of the debt, a composition in bankrajety barrou any further proceedings and recovery under a judgment obtained on such debt. The motion was desired at Special Term and defendant appealed to this court from the order entered in the court below.

statute Judge Sheridan says: —This composition pro-ceeding was taken from the English law, as will be seen by a reference to the Congressional Record of the Forty-third Congress, vol. 2, pp. 1,143, 1,352. In the English law special provision is made with respect to getts contracted by franci, and the emission by Con-gress to adopt agent provision, while adopting the rest of the statute, strengthens the belief that the design of Congress was to make no execution gress to adopt and provision, while adopting the rest of the statute, strengthens the belief that the design of Congress was to make no exception to the binding force of the composition." In another portion of the opinion the Judge says:—"The litterests of creditors to general are more a subject of consideration in composition than in proceedings for discharge. A discharge releases the debtor from all legal obligation to pay, while a composition is a payment or satisfaction of the debt, consent for that purpose being given by a largo proportion of names and amount of creditors the debtor becomes trustee for creditors ander composition to manage and prevent a sacrifice of his estate for their benefit." It is stated that this is the first direct adjudication on these points by any of the courts of this state, and is important as bearing upon the force of transactions of merchants who into the supposition to make the first direct adjudication on these points by any of the Court below with costs and discurrements to be paid to the appellant, and orders a perpetual stay of execution as requested by the appellant.

PARTNERSHIP LIABILITIES.

Judge Bintchford, in the United States Circuit Court, handed down a decision yesterday in the matter of James N. Piumb, a bankrupt, who filed a petition in voluntary bankruptcy in February, 1868, and who now applies for a discharge from his debts. The Judge states that the discharge was of jected to on the ground cause his petition discloses debts owed by the firm of J. M. & J. N. Plumb & Co. and assets belonging to said f. M. & J. N. Plumb & Co. and assess belonging to said firm, and that he was a member of said firm, and that he did not make the other three copartners in that he did not make the other three copartners in that he did not make the other three copartners in that firm parties to the petition which he lies; that all the debts from which he seeks a discharge were contracted by him as a member of the firm of J. M. & J. N. Plumb & Co.; that the four should have been brought in under one petition, and that as the matter stands this Court acquired no jurissistion over the assets owned by the firm jointly, as members of the firm of J. M. & J. N. Plumb & Co., and no jurisdiction to discharge James N. Plumb from any of the debts owned by him as a member of that firm. Judge Blatchford concludes an elaborate decision as follows:—"I am of opinion that this Court has not acquired, either by the potition of James N. Plumb, or by the petition of the other three, any such jurisdiction of the eather of the copartnership of J. M. & J. N. Plumb & Co. that it can discharge James N. Plumb irom the debts he owes as a member of that copartnership. He owes no other debts. Moreover, he must, in a given proceeding, be discharged from all his debts or from none. A discharge is refused. J. K. Hayward for the bankrupt; G. A. Seixas for the opposing creditor.

SUMMARY OF LAW CASES.

In the case of D. D. Wright, indicted upon a charge of forgery to the extent of \$26,000, a motion was made before Judgo Brady, in Supreme Court, Cham-fers, yesterday on habeas corpus proceedings for his

The suit brought by George the Count Jonnes against Messre. Jarrett & Palmer to recover \$1,500 for acting Richard III. at Nibio's, and which resulted in a disagreement, has again been placed on the calendar

In the case of David P. Conyugham against Frank Leslie, who is sued for the sum of \$135 for literary matter furnished by plaintiff in June last, Judgo Shea, on the motion of Mr. Denis A. Spelinsey, set the trai-down for the 11th mat. The defence is a general

A suit for absointe divorce has been commenced by A suit for absolute divorce has been commenced by Eliza Ettinger against her tusband, Mark Ettinger, on the ground of alleged actuitery and upon an affi-davit made by her setting up that the defoudant was now siving in Chicago. Judge Brady yesternay granted an order for service of summons by publica-

ion.
In the United States District Court, Jedge Benedict
In the United States District Court, Jedge Benedict
Impanelled the Grand Jury yesterday, or which Mr.
Iorace S. Taylor, banker, Wall street, was foremun.
The Judge afterward sentenced Edward Murtagh and

Councily, on board the ship George F. Manson, on her vovage from Norfolk to Liverpool. The detendant was held to default of \$1,000 bail.

Oliver Gay, the former manager and director of the New Hampshire Grantte Company, was arrested for embezzing \$5,000 belonging to the company. A writ of habeas corpus was obtained by his counsel, William F. Howe, and the prisoner was yesterday brought in Supreme Court, Chambers, before Judge Brady. After some discussion the matter of Hally adjourned until to-morrow morning.

In the matter of the estate of William J. McDonald a motion was made recently to confirm the auditor's report, which hold Hiranr Ketchum, a lawyer, who was appelisted administrator of the estate, responsible for the assets, amounting to about \$5,000, which had been squandered by the wife of the decedent, and who had disappeared. The Surrogate holds the lawyer responsible inasmuch as he had assumed the administratorship of the estate.

In the will case of Feitx Trust Gouraud, the proponent in which is Mirs. Martha B. F. Gouraud, the widow, a contest is commenced before Surrogate Calvin, by the son of Mary F. Trust Gouraud, a former wife. The point was raised yesterday on behalf of the proponent that the right to contest should be denied to the contestant on the ground that he was not a legitimate child of the testator. The counsel for the contestant produced the judgment roil containing the record of the divorce of the mother of the contestant from the testator, in order to establish the proof of marriage. The Sarrogate reserved his decision on its admissibility as evidence.

DECISIONS.

SUPREME COURT-CHAMBE S. Kelly vs. Waters — Granted.

Kelly vs. Waters —Granted. Roosevelt Hospital vs. Doorly and others; Bramhall vs. Murray.—Orsers granted. Dowley vs. Hayes.—Motion denied, with \$10 cost

vs. Murray.—Orders granted.
Dowiey vs. Hayes.—Motion denied, with \$10 cost of opposing.
In the matter of the Shafer Farm Oil Company.—
Order granted passing receiver's accounts.
Hatenioson vs. McCoot.—The plaintiff is entitled to have a receiver appointed of the rents and profits of the morting ed premises during the pendency of the action. Mr. John B. Lewis will accordingly be appointed receiver for that purpose, on giving the usual bond in the sum of \$1,000.

Everinghim vs. Vanderbilt.—The receiver of the National Trust Company should have notice of the application for this order, so that he may be able to avoid any unauthorized interference with the discharge of his duties.
Goudamit vs. Casey.—The application for a receiver has not been so far sustained as to justify such an appointment under the principle affirmed by the case of Syracuse City vs. Teilman, 31 Barb., 201. The motion must therefore be denied, with \$10 costs of opposing, but with leave to renew on psyment of such costs 1: a proper case for the intervention of the Court can be shown.

By Judge Brady.

Jex vs. Jacobs; New York Life Insurance Company

Jex vs. Jacobs; New York Life Insurance Company vs. Lec.—Granted.
Whibpic vs. McRoberts; North River Insurance Company vs. Fitzgerald.—Orders granted.
By Judge Lawrence.
In the matter of sommer.—Opinion. Motion denied, without costs.
In the matter of the election of a trustee of the Sea Chiff Camp Meeting Association.—Proceedings dismissed and injunction horstofore granted continued, with costs. Opinion.
By Judge Douohue.
McDowell vs. Proudet.—Granted.
Smalley vs. The Mayor, &c.—Memorandum.

COMMON PLEAS - SPECIAL TERM.

By Judge Van Hoesen.
Morton vs. St. John.—Motion granted.
In the matter of Hanton.—Lieu discharged.
Friedberg vs. Meyers; Doyle vs. Barrager; in the

ontempt denied. Post vs. Bronxville Manufacturing Company.—Order gned. In the matter of Gerard and another.—Memorandum for counsel,
a in the matter of Keiley,—Judgment creditors must
have notice

have notice.

Martz vs. Martz.—Decree signed.

In the matter of McGinn.—See Casey vs. New York
Elevated Railroad Company.

MARINE COURT-CHAMBERS.

By Judge McAdam.

Marks vs. Alwood.—In replevin in cepit even an answer of title in a stranger without an allegation connecting defendant with such title is no defence. (Law and equity, reported vol. 4, p. 627.) It follows; therefore, that the question objected to is inadmis-

Langam vs. Quallett. -- Motion denied, \$10 costs to Langam vs. qualect.—Action contect, \$10 costs to abide event. \$1 Abb. N. C., 476.)

Fountain vs. Russell —Detault opened on payment within three days of \$12 costs in each case, and actions to be tried January 14, 1878, in Part 1. Judgment and supplementary proceedings to stand as security.

McCallum vs. Ligdon.—Objection overruled. James
McNaity, Esq., appointed assignee.

Haas vs. Kaim.—The defence is as technical as the
plaintiff's practice. Defendant's motion denied. No

By Judge Goopp.

Held vs. Merritt; Brawn vs. McClelland; Clark vs.
Rich.—Mctions granted.

Stirling vs. Collins —Memeranda.

MORE MURPHYISMS.

At the Jefferson Market Police Court yesterday James Woods, of No. 456 West Twenty-seventh street, was charged by Officer Buckley, of the Sixteenth precinct, with violation of the Excise law. Mr. Woods. in regular form, issued by the Board of Excise, authorizing him to sell fiquors, but signed only by Caspar C. Commissioners being absent. In explanation, Mr. Woods stated to the magistrate, who embodied his allegations to a formal had sold liquors under a regular license, up to the month of March, 1877, when, his term expiring, he applied for a renewal and paid the regular ice demanded—\$50—for which he obtained the usual receipt. When the agitation began hast summer as to the legality of the proceedings of the Excise Board he became atarmed and applied for his formal license. He was told to rest quietly and all would be well. He called again in November last, and, showing signs of impatience at the delay, Commissioner Owen Murphy told him that the Board had considered his case and resolved to give him a license, which had accordingly been made out, but that the document had been mislaid. Murphy then took a blank from his drawer, pussed it over to Clerk Childs, told him to fill it out, sign it and hand it to Mr. Woods. The latter accepted what he considered to be a duplicate and carried on his business as usual until his arrest.

Juage Khibreth informed Mr. Woods that he had no doubt of his good faith in the matter, but that the paper he relied on for protection was of no legal value, and he would inquire further into the circumstances, and directed a suppose a to Mr. Childs for his appearance in the afternoon at three o'clock. At three o'clock Mr. Childs, though solved, inside to respond, and the Judge thereupon issued another, directing that gentleman to appear on Monday morning next at ten o'clock, to which hour the proceedings were adjourned.

The case is interesting, as Mr. McClelland, counsel, intimated to the Court that about four hundred other so-called "duplicate" licenses had been issued theer similar circumstances, all evidencing a preconcerted cesign on the part of Murphy to buil applicants for licenses into a state of quiet acquiexconce, while at the same time he protected himself from crimical indictment for malfeasance in office. up to the month of March, 1877, when, bu

ANOTHER LIQUOR DEALER HELD.

On complaint of Officer Daniel D. Kennedy, of the Twenty-seventh police precinct, John M. Stout, a seloon keeper of No 23 Church street, was arranged in the Tombs Police Court yesterday, for a violation of the Excise law in having sold liquor without being duly licensed. The officer said that in citizen's dress he entered Stout's place and asked for a drink. The barkeeper gave him a bottle of gin. Having paid for the he entered Stout's place and asked for a drink. The darkeeper gave him a bottle of gin. Having paid for the drink, he arrested Stout, who was in the barroom at the time. Judge Murray promptly told the efficer that he did wrong in asking for the drink and times directly inducing the barkeeper to break the taw. The Judge added, "He has as good a right to make a charge against you; I shall hold you both, and the District Attorney may use you as a witness if he likes." In his defence Stout said he had a United States hicense and also a receipt for \$75 from the Board of Excise. Judge Murray, saying that neither of these documents could protect him, held Stout in \$100 bail to answer.

FAGAN'S ROBBERY AND FLIGHT.

Detective Curran, of the First precinct, Brooklyn, yesterday succeeded in arresting the man who rebbed the residence of Mrs. Eliza Moore, No. 294 & Furman street, on Thursday night. His name is Edward Fagan, and be called at the place indicated, which is a boarding house for sailors, and being in company with a man who was a friend of the law's husband she extertained him hospitably. Missing certain articles of Jewelry and suspecting Fagan of having them in his possession she locked the door and demanded the return of her property. The fellow struck ner a violent blow in the face, and borsting open the door float from the premises. The plucky woman seized a revolver and discharged two snots after him, neither of which, however, took effect. Mrs. Moore postively identified the accused as her assailant, though he denies that he was at her nouse on the night of the robbery. Police Justice Walsh committed him to await examination on Wednesday fiext. Fagan is a powerfully built man, thirty-seven years of age, and lives at No. 337 Congress street. Fagan, and be called at the place indicated, which is

A DECREE OF DIVORCE.

A decree of absolute divorce was granted by Judge Pratt, in the Supreme Court, Kings county, yesterday, in the suit of Tuomas A. Boyle against Mary Aun The parties, who have two children grown up, Horace S. Taylor, banker, Wall street, was foreman. The dudge siterward sentenced Edward Murtagh and Frences J. Cook, charged with interpolation duct with W. H. Newman in the month of October, the Post Office, to one year's imprisonment.

A sailor named Francis Campbell was arrested and bor daughter were witnesses against her. The brought before United States Commissioner Shields charged with assaulting another sailor named Michael from doing so.

BONNER'S FAILURE.

SALE OF HYPOTHECATED SECURITIES AT AUC-TION-THE BANKERS AND EROKERS' ASSO CIATION STOCK.

Beyond the saie of some additional securities held as collaterals for loans advanced to John Bonner & Co. and the summoning of Mr. Sewell, his partner, before the Investigating Committee of the Stock Ex-

asscunities at Auction.

Two of the auctioneers on the Real Estate Exchauge count of persons with whom they had been hypothecated by Bonner & Co., and the attendance of Wall stgeet men and speculators looking for chances was

count of Moritz Myer, with whom they had been hy-pothecated by Mr. Bonner for a loan of \$50,000 in

One Union Pacific sinking fund bond of \$100 at 93%; 100 shares Panama Railroad stock, \$100 each, at 109; road, \$100 each, at 3414; 100 shares Chicago, Milwaukee and St. Paul (common) Railroad Company, \$100 each, at 36%; 200 shares Chicago, Milwaukce and St. Paul (common) Railroad Company, \$100 each, at 56; 500 shares Pacific Mail Steams: pt company, \$100 each, at 215; 300 shares Bankers and Brokers' Association, \$100 each, for 26; 300 shares Union Pacific Railroad Company, \$100 each, at 645;

100 sbares Lake Shore and Michigan Nouthern.
Railroad Company (nypothecated), \$100 each, at.
100 shares Union Pacinic Railroad Company (nypothecated), \$100 each, \$100 shares Union Pacinic Railroad Company (nypothecated), \$100 each, at.
100 shares Cinicago, Milwaukee and St. Paul Railroad Company, common stock (hypothecated), \$100 each, at.
300 shares Pacific Mail Steamship Company (nypothecated), \$100 each, at.
10 shares Cinicago, Rock Island and Pacific Railroad Company (hypothecated), \$100 each, at.
21 % 100 shares Cinicago and Northwestern Railway Company, preferred Stock (hypothecated), \$100 each, at.
25 shares Bankers and Brokers' Association, \$100 each, at.
26 oper cent paid (hypothecated), \$100 each, \$100 each

NATIONAL TRUST COMPANY.

THE RECEIVES AUTHORIZED TO PAY A DIVI-DEND OF FIFTY PER CENT TO THE CRED-

Mr. Frederick Smythe, counsel for Mr. Best, receiver of the National Trust Company, obtained an order from Judge Dononue, of the Supreme Court, yesterday, permitting the receiver, after paying all preferred claims, to pay-a dividend of fifty per cent to all creditors whose claims shall be proved. Mr. Best in his petition states that he was duly appointed receiver of the company and filed his bond, which was approved by the Court; that he entered upon his duties and gave actics to the creditors to present their claims according to law; that he has filed with the County Clerk a full inventory of all the property of the corporation; that the sum realized from the assets of the corporation amounts to \$556,124.98, of which \$526,124.98 is deposited with the United States Trust Company and \$50,000 of sdeposited with the National Since and Leather Bank, less certain expenses. He states further that he has received from the Superintendent of the Banking Department ten certificates for \$10,000 of the United States bonds heretofore deposited with him by the corporation as security for depositors and creditors, and that said securities are now on deposit with the United States Trust Company, He says that the National Trust Company to the 14th of to pay-a dividend of afty per cent to all creditors posit with the United States frust Company. He says that the National Trust Company up to the 14th of December last was indebted to depositors in the sum of \$1,554,005 18, as appears by a schedule annexed to the petition containing the amounts due to each, with interest, and substantially given in a recent laste of the HERALD. He states further that up to the same the HRRALD. He states in the that up to the same date the company is also indebted to certain sawwags banks in the sum of \$55,805 04, including interest. The corporation is indebted for startles and taxes, &c., in a sum not exceeding \$10,000, and the other miscellaneous claims do not exceed \$93,000, and he avers that after paying the preferred claims he could pay a fifty per cent divisiond to the creditors. The petition to pay this divisiond, as already stated, was granted, as also the justile petition that the United States Trust Company be directed to deliver securities deposited with the superintendent of the Banking Department, and that it also be directed to pay Mr. Best from the funds in its possession sufficient to pay the dividend.

BUSINESS TROUBLES.

Faulkner, Page & Co. ; Wright, Bliss & Fabian, Lewis Brothers & Co., Woodward, Lawrence & Co., Low, Harriman & Co., and twenty-five other creditors of the firm of Knzinger Brothers, manufacturers of shirts at No. 51 Leonard street, representing claims to the amount of \$58,000, have filed a petition in bankruptey to have the members of the firm declared bankrupts. Upon filing the potition the Judge granted an order to show cause, returnable on Saturday next. At the same time an injunction was granted restraining Marcus Goldman, an attaching creditor; Pomeroy & Plummer, execution creditors, and Philip L. Straus, who is endeavoring to get a receiver appointed, from interfering with or disposing of any of the property of the bankrupts until the interfer orders of the Court. The cheet of this action will be to remove the whole matter into the United States courts for determination. The liabilities of the firm amount to \$133,150, and the assets are valued at \$57,343.

A petition in bankruptcy has been filed against the firm of Adriance, Robbins & Co., jobbers in ary goods at No. 390 Broaway, who fained last month, by Wright, Bass & Fabina; Lewis Brothers & Co., William Lottimer & Co., Richard Iselin & Co., George C. Richardson & Co. and thirty other creditors, whose claims amount to \$33,000.

The firm of Keenan & Rosengrave, wholesale dealers in snawls, cresses, &c., at No. 20 Waiter street, whose assignment was published yesterday, have merchandise liabilities amounting to \$22,000 and \$30,000 discounts by the Schoharle National Bank, against which the bank holes notes, with the firm's indursement, for \$35,000, and its scurred to the extent of \$39,000. The nominal assets foot up to \$69,000 and \$30,000 discounts by the Schoharle National Bank, against which the bank holes notes, with the firm's indursement, for \$35,000, and its scurred to the extent of \$39,000. The nominal assets from up to \$69,000 and it is impossible at present to give any approximate idea of their real value. The creditors do not exhibit much concern over the failure, and it is probable that a lair settement will be made. As soon as the accounts of the firm are completed a meeting of the creditors will be called and the whole matter placed in their hands for determination.

At a meeting of the creditors of the Green Pond Iron Mining Company, held at the office of Register Fitch, Charles E. Maxwell was elected assignee in bankruptoy. Among the claims proved were the following:—The First National Bank o At the same time an injunction was granted restraining Marcus Goldman, an attaching creditor; Pomeroy

Sola 48. Travis, of the late firm of J. F. & D. Travis, did not do ousiness at No. 45 Lispenard street, as previously stated. The business there is carried on by Mr. J. F. Travis, the firm having dissolved in 1870 at No. 104 Duane street.

The following assignments were yesterday filed in the County Clerk's office:—Harley Ellis to William Gohen, and Benjamin Leerburger to Samuel Eckstein.

THE ORIENTAL BANK.

The Oriental Savings Bank's affairs have been so the bank and the appointment as receivers of certaof the trustees that many people have been led to believe that the Oriental Bank and the Oriental Savings Bank are one and the same inspitation. This is a serious error. The Oriental Bank is a bank which has met with no trouble whatever, and has nothing in common with the Oriental Savings Bank.

ARRESTS FOR THE WEEK

During the week ending yesterday the police made

OUR COMPLAINT BOOK:

Norn.-Letters intended for this column must be occompanied by the writer's full name and address to neuro attention. Complainants who are unwithing to comply with this rule simply waste time in writing. Write only on one side of the paper.—Ed Herald.

To the Editor of the Herald:gang of young men who hang around the corner of Carmine and Bleecker streets and insuit respectable N.

TO THE EDITOR OF THE HERALD :-Will you be so kind as to inform me how to proceed to have a top express wagen removed from opposite

To the Epiron or the Herald:-Visitor" and many others concerning the nearness of the bridle path to the menagerie in Central Park. It the bridle path to the menageric in Central Path.
is very dancerous, indeed, for riders to have to go so near to the seals and sea iton, whose uncarthly sounds are enough to Irighten any horse into running away.
I write from experience, for every time I ride by there the noises from the menageric irighten my horse so as to make him almost ununanageable EQUESTRIENNE.

To sa' Editor of th' Henal:-Misn'n Editor-ish Misr Ely right? I wan'er now if all the liquor s'loons thish shide Mariem Bridge 'sclosed? My frien' Shamel Jones informs me he can get 'shmany drinks 'she pleases anywhere in 'er city, and that they ail do it. Whar'ers become of Murphy? Is 'shiquor law enforced? Ish 'shifind game played out? Who's abpasmodic? Whore's erec'd? Ish 'sha 'are a fair 'nimparshal enforcement of 'er Ecise law? I've been a trawing thro' 'er shtreets er find out if all 'er shiftons' 'er closed, It's all nossence. There's no 'cise law this year. Hoorah fur Reely.

TOTAL AB'SNENCE.

FARE ON THE ELEVATED BAILBOAD.

TO THE EDITOR OF THE HERALD:--Allow the to call the attention of the New York Elevated Railroad to a portion of the regulations of ning "special" or "commission" cars on their line between the hours of half-past five and seven A. M. and five and seven P. M. at five cents fare for the accommodation of the working classes. They have not compiled with that regulation; is it not time they should? The fare of twenty cents per day for riding back and forth is more than should be required from the working class, many of whom do not receive more than \$1 or \$1 50 per day.

A WORKINGMAN.

PUT ON THE NIGHT TRAINS. TO THE EDITOR OF THE HERALD:-

As one of many of the patrons of the New York run every ten minutes up to tweive c'clock P. M., starting from each end promptly at that hour? It may be said that it will not pay, as there is not travel may be said that it will not pay, as there is not travel enough to warrant the increased expense. Most of the horse railroads can, with equal justice, say the same of their lines, and yet they are compelled to run cars all night at a constant loss to the company. The horse railroads ofter us some accommodation, and it will be well for the Elevated Railroad to follow their example and give us trains every ten or fitteen minutes up to midnight.

A COMPLAINT AGAINST THE ELEVATED RAIL-ROAD COMPANY.

TO THE EDITOR OF THE HERALD :-Please tell us why we cannot get our wages on the New York Elevated Railroad. We have to work very hard from morning until night, and we have not received any compensation for over a month. The families of some of us are suffering for the necessaries

ENPORCING THE EXCISE LAW.

TO THE EDITOR OF THE HERALD :-As Mayor Ely recently discharged his own charges the said Commissioners were proved by the cylience to have faithfully and efficiently enforced the Excise law, he will perhaps be glad to have confirmation of the wisdom and justice of his decision. This he may find in the fact that one of the acquitted Commissioners, Mr. Wheeler, celebrated the decision with some friends at an uniteensed inquor sation on John street on Monday afternoon last, drinking Mayor Ety's health in "strong and spirituous liquora." Snould the Mayor desire to confirm this statement he is at liberty to call as witnesses Cy-United States District Attorney Bliss, Mr. Algornoon S. Sulivan, Mr. Southworth, the exceptive of the Bieceker Street Railroad, and other gentlemen whose names he can receive by intimating such a wish in the Herald's columns. to have faithfully and efficiently enforced the Exth a wish in the HERALD'S columns.

LOOKER ON.

STOP THE CARS. TO THE EDITOR OF THE HERALD :--In view of the contemplated rapid completion of the Elevated road would it not be good policy for the President of the Third Avenue Railroad Company to undertake to remedy some of the existing evils on his road? My cause of complaint is this :- I am very lame at times and it is impossible for me to get on a car at times and it is impossible for me to get on a car while it is in motion, and I am compelled in consequence almost every time I wish to rise to wait in the street from three to ten minutes, car after car passing me and the drivers reluzing to stop, notwithstanding I signal them to do so. To add to this, upon showing my displeasure at this treatment by looks and words, I nave often been treated with what is vulgarly called the "grand laugh" by both conductors and drivers. I have neretorore refrained from complaining at the office of this treatment out of sympothy for the employes, but in justice to myself will eventually be compelled to do so.

SUFFERER.

CRUELTY TO CONDUCTORS.

TO THE EDITOR OF THE HERALD :-

Your remarks the other day in regard to the poorly paid and overworked employes of the city ratiroads are very just, and I can add my testimony to their correctness. I was appointed about two weeks ago to the position of conductor on the Dry Dock, East Broadway and Battery Railroad, of which the avenue B road is a part. After the usual operation of breaking in I was informed by the starter at avenue B and Fourteenth street that I must report myself for duty as an "extra" at ball-past four and nine o'clock A. M., tweive M., three and six P. M. each day, when the names of conductors and drivers are called. If absent at any of these roll calls your name is lowered to the names of conductors and drivers are called. If absent at any of these roll calls your name is lowered to the bottom of the "list," besides lowering yourself considerably in your own estimation, for in that case you have no chance to get any work. To show how careful the efficers of the company are of the welfare and health of their servants I would state that we are hundled together in a part of the stable divided from the lour-legged besats by a fence destitute of either fire or seats, and in this barn we are supposed to wait until its time to go home for the day, or our cold feet compel us to go to some neighboring inquer saicon to warm them. As I lived some three index from this delightful place it was almost impossible for me to appear at each of the live roll calls of the day unless I brought my bed and board with me and bivouacted in the middle of the street. The teams of the company are comfort by housed and fed, and there is a humane society constantly on the alert to see that they are treated as respectable horses should be. Why can not this society or empowered to extend its humanity to bipeds as well as quadrupeds, or is "suffering to be the badge of all our tribe." To stand on the platform of a car for filteen or sixteen hours, exposed to all kinds of weather, to the roll odors that come rushing through the open door, and to know that you would be dismissed if you resented an insuit, these and other tribos that go to make up the life of a conductor are bad enough, but an "extra conductor" has all these trials to endure without the satisfaction of being paid a cent for his time, unless ne shound chance to take some sick conductor's place and run his t.r. "He who enters here, leaves home and confiders beind" should be the inscription on the good of the conductors and drivers' waiting room. Destring to live a short time longer, if only to repeat of my sins, I most respectibility resigned and received the \$60 l had to deposit, this is no lancy sketch, but a true, novarnished tale which appreciation for

ANSWER

CONDITION OF THIRD AVENUE. TO THE EDITOR OF THE HERALD:-

I would respectfully say to "Old Street Cleaner, that from whatever source he may have received his information regarding the present cleaning of Third information regarding the present cleaning of Third avenue, it is entirely wrone. I know nothing of the length of ground "Mr. Brown" may have gone over in a day, or how many men he employed for the purpose; but this much I do know and can preve—namely, that Third avenue has been cleaned and the dirt removed; within a short time, from Hariem Bridge to Eighty-sixth street (instead of 106th street), by ten men and four carta in one day.

ONE WHO KNOWS, THE ERIE WAR.

MOTION TO SET ASIDE THE JUDGMENT OB-TAINED IN THE FORECLOSURE SUIT OF THE FARMERS' LOAN AND TRUST COMPANY-A TROUBLESOME "INFANT."

Another skirmish in the great Eric Railway war took place yesterday morning before Juage Daniels, in Supreme Court, Part I. The occasion was a motion to set aside the judgment entered on the 7th of No Loan and Trust Company, acting as trustee of the bondholders commenced a suit to foreclose part of the property of the road on their own account. It was this suit, begun in Monroe county, in which defendants moved a stay of proceedings last Friday, before Judge Brady, who reserved his decision. The motion heard yesterday by Juige Danicis is much more far reaching in its purposes toan the he made and the reorganization of the railroad would be prevented. William Zigget, an "infant" in law, is a judgment creditor of the Eric Railway to the amount of \$15,122 96. His guardian, Charles B. Germaine, prays, through his attornoys, that the foreclosure sale be set aside to enable him to collect his

Mr. Eldin Root began the argument to set ande the judgment, stating that the grounds for his motion A. P. Laning, counsel for Germaine, which he would read. Mr. Redfield objected that the irrega articles had not been specified. Mr. Root asked, "Do you appear on the part of the Eric Railway, Mr. Redfield," "I make this preliminary motion," said the latter, "and it don't make any difference who I appear for." "Yes, sir, it does," said ex-Judge Green emphatically. No notice was taken of the objection and Mr. Root proceeded to read the affidavit. It set forth that william Zagael obtained Juagiment on the 15th of September, 1875, for \$15, 122.90, and goes on to detail a conversation held with a clerk of attorneys for plantifis, from which Mr. Laning supposed that a reference in the case would be taken. Mr. Laning further stated that he considered the juagment entered November? as irregulat, in that no reference was had to compute the amount due upon the mortage, for the forediosure of which the action was prought. No reference was had to take proof of the facts stated in the complaint and no proof of the facts stated in the complaint and no proof of the facts stated in the complaint and no proof of the facts stated in the complaint and no proof of the facts to the lieu of the said mortage, but there was no proof that they ready were subject to that item. read. Mr. Redfield objected that the irregu arities had

amounts of securities stated to be beld by the receiver subject to the lieu of the said mortgage, but there was no proof that they really were subject to that iten.

COMPLICATED EXCENTRISHIPS.

The receiver for the Farmers' Loan and Trust Company was also receiver for the people and receiver in several other modes, yet there was no discrimination as to what properties he was to self. The order included everything. The decree was further irregular because it directed that the receiver's certificates, amounting to several millions, should become a field upon the property prior to the chorigage. These certificates were issued to raise money for the payment of the general indebtedness of the company, to which the said infant's judgment was prior. The judgment was further irregular because it charged as a fine upon the road the unpaid interest coupons, which should have been paid one of the moneys which came into the names of the receiver. The pinintiffs were not entitled to judgment because at the time the action was commenced no cause of action had accrued to the Farmers' Loan and Trust Company against the Eric Railway Company.

The action, deponent claimed, was brought about pursuant to an arrangement between the receiver (who was niso President of the Eric Railway Company) and the Farmers' Loan and Trust Company for the app intiment of himself as receiver, the extinction of the rights of the Eric Railway Company, that company contributes the first stall and control of the said receiver, as President of the Eric Railway Company, that company contributes of the Eric Railway Company, that company contributes the first read the addard to his receiver and property and the transfer of the property to a new corporation, to be formed for that purpose. Under the direction and control of the said receiver, as President of the Eric Railway Company, that company to the direction and control of the said receiver, as President of the Eric Railway Company, that company to the direction and control of the decree.

After this af

The Delaware and Hudson Canal Company and the Queen's Insurance Company have each subscribed \$500 to the Seventh regiment new armory fund; Third Avenue Railroad Company, \$250; Archer & Parcoast Manufacturing Company, \$250; Orient Mutual Insurance Company, \$250. The Atlantic Mutual (Marine) Insurance Company

adopted the following resolution on the 2d inst. —
Resolved. That without intending to depart from the rule heretofore observed as to the character of expenditures to be made from the funds of the company, but in view of the exceptional services rendered at various critic cat times by the Seventh regiment of the New York State National Guard for the conservation of order and the protection of property in this city, and the efficiency and readiness of this organization of unpaid citizen addiers for the like service whenever required, the officers of this company are directed to pay \$2.000 into the fund now in process of collection for the building of an armory for the use of that regiment.

MARRIAGES AND DEATHS.

ENGAGED.

LEVE-CEMPA -On January 1, 1878, Mr. SAMUEL M. LEVE to MISS HARRIETTA CEMPA. SIEGEL, to MISS EMMA MEYER, both of this city. No cards.

Buchanan-Firld.—In Brooklyn, January 3, at St. Peter's Roman Catholic Church, by the Rev. I. E. Bobler, Alexander G. Buchanan to Anna Marie, daughter of R. P. Field, Esq., of Somerville, Ky. No.

Bobier, ALEXANDER G. BUCHANAN to ANNA MARIE, daughter of R. P. Field, Esq., of Somerville, Ky. No cards.

BROOKSHAW—DRUMMOND.—Docember 31, at the residence of the bring's parents, 745.6th st., by Rev. Joseph Rylance, of St. Mark's Episcopal Church, Mr. Robber BROOKSHAW, of Bybunberry, England, to Miss Nettle Drummond, of New York city.

Crewe (England) Guardian please copy.

BURDETT D MY.—On Monday, December 24, 1877, at Fort Lee, N. J., by the Rev. A. B. Taylor, Burdanin R. Burdett to Miss anna B. Day.

CLEARY—HAYES.—In this city, on the 25th uit, by the Rev Father Merrick, in the Church of St. Francis Xavier, Mighael Clears to Miss Kittle B., only daughter of John mayes, St.

Rochester papers please copy.

Locklin—Tatlor.—In New York, 31st uit, at the residence of Mr. J. LeFevor, by the Rev. Mr. Haiffield, Hattir E., youngest daughter of the late John Locklin, to William H. Taylor, both of New York city.

MUEPHY—MUEPHY.—On Thursday, January 3, by the Rev. Father Everret, William J. Muephy to Marke E. Muephy, Dath of this city.

McLocklin—Graham.—On Thursday evening, January 3, 1875, at the residence of the bride's parents, No. 109 West 45th st., by the Rev. John McMenomy, of Saratoga, N. Y., uncle to the bringeroom, Dr. James A. McLocklin, of this city, to Marky A. Graham, paron to Erma I., in Brookiyn, N. Y., by the Rev. C. W. Millen, William H. Paron to Erma I., daughter of Stephen I. and Maria Henderson.

Pirrason—Bunnell.—On Thursday evening, Docember 27, 1877, at the residence of the bride's parents, by the Rev. F. S. DeHass, ex-American Minister of Jerusalem, Jazes Preason, of Brooklyn, to Miller, differents, of New York.

Post—Brinkerdoye,—On Monday, December 31, at the residence of the brinde's parents, by the Rev. F. S. DeHass, ex-American Minister of Jerusalem, Jazes Preason, of Brooklyn, to Miller, of New York.

Post—Brinkerdoye,—On Monday, December 31, at the residence of the bride's parents, by the Rev. John

Posr-BRINKERBOFF. -On Monday, December 31, at FOST—BRINKBROFF, "OB MODIARY, December 31, at the residence of the bride's parents, by the Rev. John G. De Bauts, William F. Post, of Jersey Chy, to RETTA BRINKERHOFF, of Hackensack, No cards, ROSENBACK—PISUS—OD Thursday, January 3, by the Rev. Dr. Huebsch, Moses S. ROSENBACK to LEZIE, daugnter of Julius B. Pings, all of this city.

Access.—At his late residence, 257 Mulberry st., after a short and severe illness, Wa. J. Access, aged

DIED.

after a short and severe librass, War. J. Access, aged 32 years.
Notice of luneral in to-morrow's papers.
Adams.—On January 5, 1878, Lemer. Immanuel. Adams.—On January 5, 182, Lemer. Immanuel. Adams.

Funeral from the residence of his parents, 122 East 121st st., on Monday, at ten A. M., to proceed to Cypress Hills Cemeury.

BARER.—At Noroton, Conn., on Friday last, Eddar.
V. Barer, son of Harvey and Clarissa M. Baker, in the 1850 year of his age.
Funeral services at the residence of his parents, on Tuesday, 5th ust, at eleven A. M. Interment at Beechwood Cemetery, New Rochelle, at haif-past two P. M. Train leaves New York at 9.05 A. M.

GARTLEY.—Friday, 4th inst., Mary Bartley, native of county Cavan, Irsland, in the 70th year of her aga. Friends of the family and those of ner son James and Annie Bartley, are respectfully invited to attend the funeral, from her late residence, 233 Mniberry 5t., at two o'clock P. M. Interment in Cemetery of the Holy Cross, Flatbush, L. I.

Brinkacker.—On Friday, January 4, Friendik, son of Ferdinand and Matilda Beinbauer, agod 8 years.

Friends of the family, also munders of Copestone Lodge No. 641, F. and A. M., are respectfully invited to attend the funeral from the regidence of his parents, 450 West 51st st., on Monday, January 7, one P. M.

BOUR.—MAY, daughter of Joseph N. and Elizabeth C., January 5, aged 6 years, 1 month and 11 days.

Funeral to take place on Sunday, from her residence, 535 East 73d st.

Breeze.—On the 5th, Charles Park, youngest son of John and Mary Breeze, aged 2 years, 6 months and 15 days.

Relatives and friends of the family and of his grandmother are requested to attend the Pineral, from the residence of his parents, 350 West 17th st., on Monday, at half-past one o'clock.

BURK.—On Friday, 4th inst., at the residence of her parents, Chitton, N. J., Nextlex Louisz, only daughter of George and Neilie E. Burk, in the 13th year of ner age.

Relatives and friends are invited to attend the tu-

Relatives and friends are invited to attend the fu-moral services, at Christ Episcopal Church, Bedford av. Brooklyn, E. D., on Monday, January 7, at two P. M. Interment in Greenwood. CARPINERS.—JAMES S. CARPENTER, in the 57th year CARPENSER.—JAMES S. CARPENTER, in the 57th year of bisingo.
Funeral service to be held at the residence of deceased, 216 West 13th, on Monday eventue, at eight o'clock. The remains to be conveyed to Purchase Burist Ground, on Tuesday morning. Friends of the lamily are respectfully invited.
Core.—On Saturday, January 5, James Core, aged 26, only brother of Thomas Core.
Funeral from his late readence, 338 East 24th st., Monday, January 7, at two o'clock.
Coreworser.—On the 4th inst., after a ling cring filness, Hyachythe, wife of Jules Courvoisier, aged 65 years I month.
Friends are respectfully invited to attend from her

65 years 1 month.

Friends are respectfully invited to attend from her late residence, S7 7th st. Hoboken, N. J., to-day (Sunday) at two P. M.

Davin.—On Saturday moreing, George W., son of Thomas J. and Ellen Devlin, aged 1 year, 10 months and 15 days.

Functal from the residence of his parents, 142d st., near 8th av. Sunday, at one o'clock P. M.

Firm.—In Jersey City, January 4, Adelatde S., wile of George W. Firth and daughter of the late Ira H. Post.

Funeral from the residence of his parents, 142d st., near Sth av., Sunday, at one o'clock P. M.

Firth.—In Jersey Chy, January 4, ADELAIDE S., will of George W. Firth and daughter of the late Ira H. Post.

The relatives and friends are respectfully invited to attend the inneral Monday, January 7, at eleven o'clock forenoon, from her late residence, 268 Barrow st., Jersey City.

Flanadax.—On January 4, 1878, Mary E., the beloved wife of fhomas Flanagan.

Friends are respectfully invited to attend the funeral, also friends of her mother, Mrs. Molermott, and sister, Mrs. W. D. May, from her late residence, 165 Jackson st., Williamsburg, on Sunday, the 6th inst., at two P. M.

Flanagan.—On Friday, January 4, Marcella Flanagan, in her 70th year.

Relatives and friends are respectfully invited to attend the funeral, ifom the residence of her son, O. W. Flanagan, No. 864 layington av, on Sunday, the 6th inst., at two o'clock P. M.

Glover.—On the 1st inst., of heart disease, Captain Thomas A. Glover, aged 55 years.

Relatives and friends are respectfully invited to attend his funeral, to-day, at one o'clock, from 206 East 113th st.

Griffin.—On Saturday, January 5, Kariz Griffin, in the 24th year of her age.

The inneral will take proce from the residence of her mother, Mary Griffin, 337 East 23d st., Monday, 7th inst., at half-pist one o'clock.

Haskins.—At Middletown, N. J., January 4, 1878, Harkier, widow of Thomas haskins, aged 86 years.

Her remains will be taken to Hempstead, L. I., for interment, where funeral services will be held on Monday, the 7th inst., at one P. M.

Hays.—At Morrisania, on the 5th met., Gharlotte L., wile of William Hays, in her 54th year.

The relatives and friends are invited to attend her funeral, on Thesday, 8th inst., at half-pust two P. M., from Trimty Gauren, George st., Morrisania.

Henderson,—January 4, 1878, after a briof Illness, Groune R. Hexpericxon, in his 7th year.

His irrends and taose of his family are respectfully invited to attend the inneral, from his late-residence, 6

Bowery.

Kotman. -In Greenwich, Conn., January 2, Louis KOTMAN.—In Greenwich, Conn., January 2, Louis E. KOTMAN, aged 47 years, son of W. H. Kotman, deceased, of Hemithempsted, England.
Funeral service will take place at the residence of his steplather, A. B. Davis, Greenwich, Conn., on Monday, at half-past eleven. Interment in Greenwood. Carriages will be in waiting at the depot in Greenwich to convey friends to the residence.

Orange county (N. Y.), and Augusta (111.), papers

please copy.
LANGERFELD,—On Saturday, the 5th inst., MARY S.
MOORE, wife of Ewald Langerleid and daughter of

please copy.

LANGERFELD.—On Saturday, the 5th inst., MARY S.

MOORE, wife of Ewald Langerield and daughter of

George Moore.

Notice of funeral hereafter.

LEARY.—January 5. CHARLES, S.D. of James D. and

Mary C. Leary, aged 8 months and 20 days.

Funeral from 135 Keap st., Brooklyn, on Monday,

January 7, at three P. M.

LEONARD—On Saturday, January 5, ELIZABETH, reflect

of Owen Leonard, in the 84th year of her age; native

of Dublin, Ireland.

Relatives and friends, and those of her sons, William, Owen and Bernard A., are respectfully invited to

attend the funeral, from the residence of her daugh
ter, Mrs. E. Cranitch, 116 West 16th st., on Munday,

January 7, at one P. M.

LOPPIN.—On Thus sday evening, January 3, at eight

o'clock, aiter a severe illness, ALEXANDER F. LOPPIN,

eldest son of Alexander and Jeannette Loppin, in the

22d year of his age.

Relatives and friends of the family are respectfully

requested to attend the funeral, from the Church of

Relatives and friends of the lamily are respectfully requested to attend the funeral, from the Church of St. Vincent de Paul, 23d st., near 6th av., on Sunday, January 6, at two o'clock precise. Lowsrens.—On Friday, January 4, 1878, ADA AUGUSTA, oldest child of Churies H. and Martha T.

ADGUSTA, cidest child of Charles H. and Martha T. Lowerre, agod 12 years, 3 months and 25 days.

Relativos and Triends of the lamily are respectfully invited to attend the funeral, from the residence of her parents, No. 59 West 45th st., on Monday, January 7, 1878, at one o'clock.

MARIONEY.—January 4, 1878, MARIA M. MAHONEY.

Funeral Sunday, at one o'clock, from the residence of her bestleri-h-law, Wm. Honnessy, 77 1st st.

Boston papers please copy.

MILLS.—On Friday, Jacuary 4, 1878, David S. Mills, agod 61 years.

of her brisher-in-iaw, with Hennessy, 77 1st st.

Boston papers ylease copy.

Mills.—On Friday, Jaquary 4, 1878, David S. Mills, agod 61 years.

Notice of funeral hereafter.

Mosher.—At Ryc, N. Y., January 4, 1878, Isaat Mosher.—At Ryc, N. Y., January 4, 1878, Isaat Mosher. in the 79th year of his age.

Relatives and friends are invited to attend the funeral from his late residence, on Monday, January 7, at hall-past one P. M. Carringes will await the arrival of the twelve o'clock train from New York. Please omit flowers.

Mott.—On Friday, January 4, Henry Nicholas Mott., at a we o'clock P. M. The remains will be taken to Hempstead, L. L. for inferement on Monday at hall-past eight A. M. Train leaves 34th st., 945.

McDonald.—On Satorias, January 5, Mrs. Mary McDonald. of Castlewaghn, county Cavan, Ireland, aged 69 years.

Fungral on Monday, 7th inst., from her late residence, 232 East 46th st., to Church of St. Agnes, at ten o'clock A. M. Inferment in Calvary.

McGowan.—On Friday, January 4, Thomas Christre-Pitter McGowan, aged 3 years and 10 days, fon of Peter and Eliza McGowan.

Friends of the family are respectfully invited to attend the funeral, from his late residence, 539 9th av., on Sunday, January 6, at two P. M.

McGrew.—On Finerady, January 3, 1878, William McGrew.—On Finerady, January 3, 1878, William McGrew.—On Finerady, January 3, 1878, William McGrew.—On Thursday, January 3, 1878, Francis B. derenwood Cemetery.

Nect.—On the Exempt Firemen's Association, are respectfully invited to attend the funeral, from his late residence, No. 66 North Moore st., this (Sunday) afternoon, at one o'clock. The remains will be interred to funeral months and freeds of the family also the members of the Exempt Firemen's Association, are respectfully invited to attend the funeral, from his late residence, No. 66 North Moore st., this (Sunday) after

Nicot. —On Thursday, January 7, from Broadway Taber-of apopiesy.

Funeral Monday, January 7, from Broadway Taber-nacie, 34m st. and Broadway, at ten A. M. Relatives and friends invited without further notice. Faboon.—On Saturday, January 5, 1878, Grongs W. Padoon, aged 33, son of the late Margaret Odell and W. W. Paddon.

W. W. Paddon.

Friends of the family and those of his father-in-law,
William Dibblee, also members of Company H. Ninth

W. W. Paddon,
Friends of the family and those of his father-in-law,
William Dibblee, also members of Company H. Ninth
regiment, N.G.S. N.Y., are respectfully invited to attend the inneral, from his late residence, 115 East 25th
st., on Tuesday, January 8, at eleven A. M.
Pricke.—On Friday, January 4, Mrs. Mary Prick,
aged 74 years.
Funeral from her late residence, No. 171 Bergen st.,
on sunday, the-6th inst., at one o'clock F. M.
Pendy.—On Friday evening, 4th inst., Mary, widow
of the late Lovelf Purdy, aged 58 years.
Notice of inneral hereafter.
English papers please copy.
Siduwick.—On Friday, January 4, 1878, of heart
disease, Alfrida B. Sindwick, of London, England, in
the 56th year of his age.
Funeral from his late residence, No. 79 Grange st.,
Brooklyn, this (Sunday), at two P. M. Friends and
relatives are invited to attend. Please omit flowers.
English papers please copy.
Sindya.—At Locarno, Ct. Tessin, Switzerland, Mrs.
Frances Sindya, the beloved mother of Prof. A. L.
Simona, late of this city, aged 76.
Chicago, St. Louis and San Francisco papers please
copy.
Tappas.—On Saturday, January 5, Kate A. Tappas.

Chicago, St. Louis and San Fraudisco papers please copy.

TAPPAR.—On Saturday, January 5, KATE A. TAPPAR, wile of Win. H. Tappae, daugater of Margaret and the late Win. S. Wilhelm, aged 35.

The relatives and friends, also the members of Alleghana Lodge No. 183, 1, 0, of O. F., are respectfully invited to attend the funeral, at her late residence, 163 Kim st., on Monday, January 7, at half-past one o'clock precisely.

Voornis.—On Friday, January 4, Jacon Voornis, Jr., aged 43 years.

Relatives and friends of the family are respectfully invited to attend the funeral, from his late residence,

Withon Joseph Whole (of the fun) are respectfully invited to attend the funerar, from his late readence, So. 108 East 37th at., on Monday, 7th 1nst., at ten A. B. Withon Joseph Whole (of the firm of Samuel Wilde's Sons, this city), in the 49th year of his age, at his late residence, 154 Ross at., Brooklyn, January 3.

uary 3.

Funoral services will take place Sunday, 6th inst, at one o'clock, at the Church of the Christian Endeavor (Dr. Eggieston's), Lee av. and riewes at, Brooklyn, E. D.

Woodreff —On Friday, January 4, Sarau Woodreff, nice of the late Issuah D. Vaicau.

The relatives and friends of the Iamily are cordially invited to the funoral, at her late residence, 120 Essa.

30th st., on Monday, 7th inst., at one o'clock.